May 28, 1993

Mr. Kevin Turner Remedial Project Manager U. S. Environmental Protection Agency, HSRM-6J 77 W. Jackson Blvd. Chicago, Illinois 60604



RE: REQUEST FOR INFORMATION PURSUANT TO SECTION 104 (e) of CERCLA FOR THE SANITARY LANDFILL COMPANY (IWD) SITE IN MORAINE, OHIO.

FENTON FOUNDRY SUPPLY COMPANY, (INC.) REPLY TO EPA REQUEST BY NUMBER.

- 1. Fredrick J. Vlaskamp, President, FENTON FOUNDRY SUPPLY CO. (INC.) since April 1973.
- 2. No written documents concerning contracts or pricing presently exist from period in question. Other information consists of personal memory of individual writing this report.
- 3. Person writing report is sole individual with the information requested that is available for consultation. This person is knowledgeable of all areas of interest.
- 4. No EPA Identification Number is required for the activities of this operation.
- 5. This reporter is not aware of any act or omission by any person, other than our employees, contractors, or agents, that may have caused the release or threat of release of hazardous substances, pollutants, or contaminants and damages resulting there from, for the period in question.
- 6. None
- 7. The FENTON FOUNDRY SUPPLY COMPANY, (INC.) is an industrial wholesale activity selling materials to the metal casting industry in the same form and container in which the materials were received. No hazardous waste is generated by normal operations. If there were to be any accidental spillage of a hazardous material, Company policies prohibit disposal in any unauthorized manner. This reporter cannot recall any incident involving a hazardous waste disposal for the subject period.

Any waste carried off by IWD on 2/19/75, 2/26/75 or 3/6/75 would have consisted of spillage of clean, unused sand, clay, or torn paper bags and broken pallets along with normal office paper waste. If this Company had received several rail car shipments that were damaged during this period, the railroad companies would have cleared us to dispose of torn bags of unused sand and clay, after inspection by the railroad.

- a. none
- b. none
- c. each hopper was 10 cubic yards and the total for all (3) three transactions would not have exceeded 30 cubic yards.

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- d. none required
- e. no records are available at this time for the subject period.
- 8. Fredrick J. Vlaskamp, President, FENTON FOUNDRY SUPPLY COMPANY., was person who signed contract with (IWD) and arranged for hopper dumping.
- a. This reporter contracted dispatcher of (IWD), names unknown.
- b. The only dates known for sure would be the dates covered above in 1975, and no hazardous waste would have been involved.
- c. IWD was responsible for selecting site of dumping.
- d. Unknown, records not available.
- e. Unknown by this reporter.
- f. This reporter relied upon the services of IWD, and no hazardous waste was involved.
- g. IWD provided an open top steel sided hopper for our trash, which had a capacity of 10 cubic yards, and had no visible markings other than a white number.

NOTORIZED AFFIDAVIT

The undersigned states that a diligent search for records was made and that for the period in question, (2/19/75, 2/26/75, and 3/6/75), no written documents remain. Since this reporter was the responsible person for contracting with IWD and that since no hazardous wastes were involved, the personal recollections are all that are available for this reply. I so state that all the information contained in this report is truthful and complete to the best of my recollection.

Fredrick J. Vlaskamp, President

FENTON FOUNDRY SUPPLY COMPANY

134 Gilbert Avenue Dayton, Ohio 45403

FAYE E. LOZAN, Notary Public In and for the State of Ohio Wy Commission Expires Feb. 11, 1996

Jan E. Jozan 5/28/93 513-253-6104